LAST EDITION.

TOPEKA, KANSAS, MAY 28, 1907.

TUESDAY EVENING.

TWO CENTS

Formal Announcement of Its Discontinuance.

Will Not Run After Sixteenth of June.

GO OVER THE CUT-OFF

Local to Take Its Place Will Miss Main Line.

Colorado Train Easthound to Run Through Topeka.

"Train No. 115, which is now known the meeting of the time card.

This train, however, will have to be maintained, as the same train returning east, No. 116 is a good paying train and does a heavy local passenger business. However, it will be truin on an entirely different schedule. We would like to continue to ran the train as a fast mail train, as it is a good train for the morning newspapers and it gives us one of the best mail contracts in the country. But the subsidy appropriated by the government for this trains runs out June a foeing venture for the road. If we could keep it on the same schedule without the government subsidy we would do it, but we can not. The train runs at an hour too early for passenger traffic and there is no reason that the train as at Dresent. hat would make it advisable to main-

officers until further instructions that would make it advisable to maintain the train as at present.

"Under the new time card the train will be transferred to the outoff and run as a morning local train. Under the present train schedule No. 115 runs from Kansas City to Newton about an hour behind No. 17, which is a very heavy local train. No. 17 does all the passenger business over the main fine and there is no business left for 115. Hence the reason for transferring No. 115 to the cutoff.

"Under the new time card No. 17, which now leaves the union depot at 19:30 p. m., will leave Kansas City about an hour earlier than under the present schedule and will reach Newton a little earlier than at present. The time between Kansas City and Newton will be lengthened somewhat, as 17 is a very heavy train, and needs more a very heavy train, and needs more a little earlier than out of Kansas City early enough so that it will reach Newton over the cutoff at about the same time 17 does. (This will probably be about 1 o'clock in the probably be about 1 o'clock in the morning).

"Train No. 17 will feave Newton a

with almost no delay.

"We regret very much that we will by a Catholic priest. "We regret very much that we will have to discontinue the fast mail train, but with us it is purely a business proposition and we have to do it regardless of the interests of others. We are doing it without the least ill feeling towards those whom it will hurt in a business way and are doing it with our own interests at heart.

"The new time card will go into effect tune 18th, Ordinarily the time The new time card win go the time fect June 18th. Ordinarily the time card goes into effect early in June but card goes into effect early in June but afternoon Lord Rothschild said he pose. The figure that the company of the cost of the lights and then interest and profit. Now the cost of the time and making another change when the fast mail appropriation expires we will split the difference and put the new card into effect June 16. The best that can be said is that the difference between the cost of the put the new card into effect June 16. The best that can be said is that the difference between the cost of the put the new card into effect June 16. The best that can be said is that the difference between the cost of the ights and the price that the company make for them.

The best that can be said is that the difference between the cost of the ights and then mice-set and profit. Now the city can save the markets are no wore today. Perhaps they are slightly better. But with pask for them.

The best that can be said is that the difference between the cost of the ights and the price that the company make for them.

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the system will have to have long schedules in order to facilitate a mo FROM MISS BOUTH.

From MISS BO train No. I which is now a local train everiasting reunion.—Commander Evan-

Another important change which Runcle to send a floral tribute to the will be made will be in the schedule of train No. 4. the Chicago Limited. This train now reaches Toneka at 4.20 and the army. Under the new time card this train will run through Topeka in the even-ing arriving at Topeka at 8.45 and reaching Kansas City a few minutes behind No. 116, the evening local to Kansas City. This train will reach Chicago at 11:59 a. m. rest morning. It is not likely that any of the other

trains will be changed materially al-though there may be a small change of a few minutes in one or two cases. 'We have not yet abandoned the idea of transferring several of our trains from the main line to the cut-off," said Mr. Black, "but we are unable to make any changes at this time, and although we have had the matter under consideration for some time we the change now. Such a change, how-

NEW DISEASE APPEARS. Ability to Swellow

London, May 28.—A new bacillus, according to Prof. Delepine, of Victoria inversity, Manchester, is responsible for an epidemic which has appeared at Prestwich, a suburb of Manchester. Those attacked have a swelling of the throat, leading to loss of voice, inability to swallow, fever and weakness. It was at first thought that the dis-

ease was diphtheretic, but the professor ifter investigation, says that th ter investigation, says that the cilius of diphtheria is absent and that the disease seems to be caused by a minute globular bacillus which is new

NOT ENOUGH POLICE.

Explanation of Attack on Japanes Residents of Sen Francisco.

Washington, May 28.—At the cabinat mail train, will cease to not meeting today Attorney General time card goes into effect June 16." and Secretary Root the report of Dis-Washington, May 28 .- At the cabi-This statement was made to a State into Attorney Deviin of San Francisco Journal reporter this morning by W. J. Black, passenger traffic manager of the Santa Fe, who is here attending the meeting of the time card.

This statement was made to a State into Attorney Deviin of San Francisco on the alleged assault on Japanese residents of that city. The report, if the Santa Fe, who is here attending the meeting of the time card.

This statement was made to a State into Attorney Deviin of San Francisco on the alleged assault on Japanese residents of that city. The report, if the statement was made to a State into Attorney Deviin of San Francisco on the alleged assault on Japanese residents of that city. The report, if the statement was made to a State into Attorney Deviin of San Francisco on the alleged assault on Japanese residents of that city. The report, if the statement was made to a State into Attorney Deviin of San Francisco on the alleged assault on Japanese residents of that city. The report, if the statement was made to a State into Attorney Deviin of San Francisco on the alleged assault on Japanese residents of that city. The report, if the statement was made to a State into Attorney Deviin of San Francisco on the alleged assault on Japanese residents of that city. The report, if the statement was a statement was a

no action will be taken by the local officers until further instructions from the state department are re-

Texas with three trains a day running at intervals of from six to seven hours apar. Returning we will have the same reting we will have the same reting we will have the same reting we will have the same ruling with repair apar. Returning we will have the same ruling with repair apar. Returning we will have the same ruling with repair apar. Returning we will have the same ruling with repair apar. Returning we will have the same ruling with repair apar. It is the seizure of beer wagens. The sell I make the same ruling with repair apart with but he would fix it up with good modern machinery and put it gard to the prosecution. One attorney affidavit must be filed within three trains a part with but he would fix it up with sell. I make the same ruling with repair apart with but he same ruling with repair apart with but he would fix it up with sell. I make the same ruling with repair apart with but he would fix it up with sell. I make the same ruling with repair apart with but he would fix it up with sell. I make the same ruling with repair with but he seizure of beer wagens. The second apart with but he same ruling with repair with but he would not sall one. If this is done." If this is done." If this is done. If the defense of the retired apart with but he would the with this because the filed with three the same ruling with repair with but he would not sall one. If the serion of the rule apart with but he would not sall one with rule apart with but

He Sees No Prospect of Improvement go on doing his own work. "The city can do the wo in Stock Market.

FROM MISS BOOTH.

TAXES TOO HIGH.

Reason Assigned for Revolutionary Outbreak in China,

Swatow, China, May 28 .- The revolutionists are now attacking Chung-lang and Tung Chang, wealthy towns in Chinghai district. Many of the in-habitants have fied to this city. The uprising is attributed cessive taxation.

Government Printers Discharged. Washington, May 28.-Because of the continued decrease of work in the gov-ernment printing office the public printever may come later at the next time er today dropped from the rolls 76 men card meeting in October."

SAVE OUR LIGHTS NO END TO GRAFT STAND BY

City Plant Discarded.

Would Be Bad Business.

But \$55,000.

Kept That Way.

The lighting plant question is one on which nearly every one has opinions but not all are in a place where they can speak with authority. The opinion of men who are engaged in a similar business is of greater value than the guess of inexperienced persons in regard to a matter they do not understand. Mr. Herbert Hackney, the president of the Topeka Milling company, says. "I am in favor of municipal ownership if the plant is run on a business basis such as the waterworks is. There is no reason why the city cannot do better furnishing its own lights than it can by renting them of a company if the city will just run its light plant as a private business man would and take it entirely out of politics. The city has a good superintendent in charge of the plant and if they would give him a chance and not keep hampering him with politics the light plant would be a success. The talk about the present plant being The land and the box for examination as to their fitness to serve. Winnegar, a retail liquor merchant, said he knew the mayor very well and that his relations with him were very pleasant. He doubted that he could be an impartial juror. He was excused on a challenge by the prosecution. An exciting incident that led to a challenge by the prosecution. An exciting incident that led to a challenge by the prosecution. An exciting incident that led to a challenge by the prosecution. An exciting incident that led to a challenge by the prosecution. An exciting incident that led to a challenge by the prosecution. An exciting incident that led to a challenge by the prosecution. An exciting incident that led to a challenge by the prosecution. An exciting incident that led to a challenge by the prosecution. An exciting incident that led to a challenge by the prosecution. An exciting incident that led to a challenge by the prosecution. An exciting incident that led to a challenge by the prosecution. An exciting incident that led to a challenge by the prosecution. An exciting incident that led to a challenge by the prosecution. An exciting incident that led to a challenge by the prosecution. An exciting incident that led to a challenge by the prosecution. An exciting incident that led to a challenge by the prosecution. An exciting incident that led to a challenge by the prosecution. An exciting incident that led to a challenge by the prosecution. the Topeks Milling company, says: "I The talk about the present plant being all funk is nonsense. There are five milling concerns in Topeka and every one of them uses the same make of en-gine that the city has in its plant. The gine that the city has in its plant. The Corliss is known everywhere as the best and most economical engine. The facts of the matter are that the present plant is in need of repair and could be fixed up and would be if owned by a private com-pany, into a good plant; while if they undertake to sell the plant and machin-ery it will only bring the price of junk. "If the city lets the contract to a com-Pittsburg, Pa., May 28.—The civil spal plant is out of the way then there uits brought by Receiver Thomas will be many ways of increasing the cost or decreasing the value of the lights. Cansas City 455.60, which is alleged to have been under the loaned on notes of the Pennsylvania ceach New-Development company by the defunct tresent. The Enterprise National bank, will be and Newton reached in the United States circuit at as 17 is court before the end of the week. Charles Lee Clark, who committed out the plant and buy its water of some court of Kan-that It will was also treasurer of the Pennsylvania of the first court before the end of the week. The plant and buy its water of some corporation. No man in business for himself would sell his plant and go to buying of another company when he has a plant in such shape that it can be fixed in the mater referred to were never discount. 455.60, which is alleged to have been The same fellows put up exactly the

which it is housed and carefully tended and guarded. The complaint was filed by a Catholic priest.

ROTHSCHILD IS BLUE.

ROTHSCHILD IS BLUE.

**Cortainly not. He would put his own plant into good working condition and control of the control of th

"The city can do the work and fur-nish the lights just as cheap as the London, May 28.—In an interview this in business for a philanthropic pur-fternoon Lord Rothschild said he pose. The figure that the company

than making two changes in the time of rance, and the socialist movement can be done for about \$45,000 and in England, the people are killing the then the lights will cost the city.

Mr. Black also told of several other goose that laid the golden eggs and we counting interest and depreciation, changes which will have to be made in the new schedule. The faster trains on market positions reveal." about \$52 a light per year. The con-iract with the Edison people would cost \$27,500 a year or in two years we would have paid out enough to have repaired our plant and at the end of that time, under the contract, we would have absolutely nothing to show for it while if we put the money

the city so much is nonsense. While I was mayor, I instituted the plan of over the cutoff to the main line strong Topeka, where it will run as a through passenger train from Denver to Kansas City and Chicago. This cred to Mrs. M. C. Barber today by peka an early morning train to Kansas City.

I was mayor, I instituted the plan of having a report made each morning the plan to having a report made each morning the plan to the cost of running the plan to the cost of the cost of running the plan to the cost of the cost of running the plan to the cost of the cost of running the plan of the cost of the cost of running the plan of the cost of the cost of running the plan of the

ered alightly improved.

Men Who Know Don't Want Another Case Brought to Light State Refuses to Compromise in Schmitz Case.

Examined by Heney.

Claim Against City.

But Couldn't Find Him.

roll call, nine were absent, 25 offered excuses to the court and were allowed to depart, leaving 16 among whom to

Maestretti was the only man that ever held me up."
"Did you make any effort, Mr.

"Did you make any effort, Mr. Blanchard to lay this matter before the grand fury and have Maestretti punished for his crime" pursued Heney. Attorney Barrett then sprang to his

Then I except to the remarks of

CHILDREN IN TROOPS.

Gather About McKinley Home for Last Look at Their Friend.

Canton, O., May 28-Long before the Canton, O., May 28.—Long before the hour set for admitting to the McKinley home those who might desire to take a farewell view of the face of Mrs. Mc-Kinley there had gathered in front of the famous Market street cottage a crowd of people. From the public crowd of people. From the psehools came children in troops with blanched faces and hurried whis-

CHANGE IN THE WEATHER.

There May Be Showers Following the Cold Weather,

The unsettled weather conditions which have prevailed for the past week and have proven to be a scrambled variety of sunshine, clouds, frost or freezing weather continues though there is no likelihood of more frost or freezing temperatures. There is a freezing temperatures. There is a strong probability of showers all over the state tonight and tomorrow with a

With Brewers.

Herbert Hackney Says That It While a Talesman Was Being Proposition to Adjust Injunetion Suit Rejected.

COFRAN GIVES FACTS. WAS HELD UP FOR \$400 POLLOCK WILL WAIT.

Original Plant Cost the City When He Tried to Prosecute a Federal Judge Takes Question Under Advisement.

Should Be Put in Repair and Tried to Tell Mayor About It Will Prepare a Written Opinion on Merits.

eight jurors already having been sworn by the attorneys for the state, and the to try the case—tl answered the cierk's attorneys announced that they would

Select four jurors to complete the panel.

Peter J. Winnegsr. Eugene Cassiery,
J. G. Blanchard and L. S. Bachman were called to the box for examination appeals without a moment's delay." appeals without a moment's delay."

The attorneys for the state consider that the decision in this injunction case

Winnegar, a retail liquor merchant, said he knew the mayor very well and that his relations with him were very pleasant. He doubted that he could be an impartial juror. He was excused on a challenge by the prosecution.

An exciting incident that led to a threat by Judge Dunne to send Attorney John J. Barrett of the defense to jall for contempt occurred during the examination by Assistant District Attorney Heney, of Talesman J. R. Blanchard, a street contractor.

"Did you ever pay a \$400 commission for the collection of one of your claims against the city after it had been held up by the board of public work?" demanded Heney.

"Well, in not recently," said Blanchard. How long ago?"

"Well, it was about a year and a half ago—just after the fire."

"You people are not very far apart." Said Judge Pollock to the attorneys, at the close of a long, fatherly talk, when be compared to the close of a long, fatherly talk, when be

"Well, not recently," said Blanchard.
"How long ago."
"Well, I paid it to Maestretti."
"Well, it was about a year and a half igo—just after the fire."
(Frank Maestretti was at that time president of the board of public works, the was later removed by the mayor).
"And did you." demanded Heney go to the mayor and complain of this hold up?"
"I tried to see him." replied Blanchard. "I went to his office half a dozen times, but I never could find him. Maestretti was the only man that ever held me up."
"Did you make any effort, Mr. Blanchard to lay this matter before the grand jury and have Maestretti punished for his crime." pursued Heney, Attorney Barrett then sprang to his feet.

"We object to that question," he cried, "Maestretti is a member of this howed, even against one of the afternoon of May II.

"Was about a year and a half wy and been made." If it is excisedingly difficult to enforce the grand jury and have Maestretti punished for his crime." pursued Heney, Attorney Barrett then sprang to his feet.

"We object to that question," he cried, "Maestretti is a member of this hand, is a member of this crime," and have Maestretti punished for his crime, pursued Heney, attorney Barrett then sprang to his feet.

"We object to that question," he cried, "Maestretti is a member of this matter lift this injunction is allowed." Said Jurge Pollock to the attorneys, at the close of a long, fatherly talk, when the close

with the interstate commerce in beer, ourt as being improper," Pairall is not entirely pleased with the turn in events. One of his friends said today:

side of court, and give interviews to the newspapers." It is supposed that Judge Pollock was pointing at C. W. Trickett, who had an interview in one of the Kansas City papers about the time Judge Pollock allowed the temporery restraining order.

pers, awaited their turn for admission.

Neighboring cities and viliages and the surrounding country contributed to the list of those who passed through the list of those who passed through the Wilelay residence.

Mr. Trickett said yesterday: 10 is as City paper, but the paper did not print all that I said. I said that there was no doubt that the federal judge was no doubt that the federal judge. Trickett sald yesterday: "It is McKinley residence.

Inspector Sutton today made plans with the chief of police for the proper protection of the president and other distinguished visitors and went over the route which the fractal cortege will take from the McKinley home to Westlawn cemetery.

was no doubt that the federal juage has the right to grant this restraining fully within his rights. This part was left within his rights. This part was left out, and it made the rest of my statement seem, perhaps, like a criticism of the action of the court. But I don't know whether Judge Pollock was his lawn cemetery. ting at me or not in his remarks during the hearing. Judge Pollock, in closing the case,

> 'No state officer has any right to interfere with interstate commerce. The framers of the constitution thought it best to place the control of interstate. commerce in the hands of congress on commerce in the hands of congress on account of some states passing exclusion acts which would be detrimental to the people of other states. In Missouri the manufacture and sale of intexicating liquors is a legitimate business, while in Kansas it is not, except under certain conditions.
>
> "One may go into Missouri and buy liquors and have them sent to his home

who has almost always succeeded in his schemes.

"There is only one thing to do and that is the plain business way that any business man would take: Fix the plant up and let the city furnish its own lights.

"Moreover the city could pay the expenses of operating its plant. If the plant was run during the day to furnish electricity to the plants near it here where it could reach them casily have casily the commercial work thus done would easily pay the expenses of the plant. The city has no use for the plant except at night for its own use and it might just as well be run during the day to pay for itself."

To Discuss Rate.

**There is only one thing to do and this state tonight and tomorrow with a rising temperature in western Kansas to his home warmin in the atmosphere would have added to the atmosphere would have added to the comfort of the average citizen. The seminate hours is not not subject to state control. As soon as the goods are delivered then the federal control begins and some restrictions may be placed as to what the purchaser should do with his goods.

"There has not been much sunshine to his home warmin in the atmosphere would have added to the atmosphere at the property of the "not vind" variety. The temperature for

Gov. Little Shows Improvement,
Ft. Smith, Ark., May 28.—Reports received here this morning from his home at Greenwood stated that the condition of John F. Little was considered slightly improved.

To Discuss Rates.

To Din

interstate commerce is to be interfered with. A restraining order preventing interference with interstate commerce will not change the status of the state law and the companies may be prose-cuted or their men just the same as if the order were not granted.

THE BREWERIES LOSE.

supreme Court Refuses to Set Aside Service.

The Supreme court this morning overruled the motions to set aside the service of summons in the following

Schiltz Brewing company. Pabst Brewing company.

Val Blatz Brewing company.

Heim Brewing company.

The motion to set aside the summons was sustained in the cases of the Imperial and Rochester breweries and the Heim real estate company. In the case of the Imperial and the Heim Real Estate company the state con-

San Francisco, May 28.—Of the 50
Propositions for a compromise of the keal Estate company, the state confessed judgment, and admitted that the service was defective, as it was made the Hotel court for the bright jurors already having been swarn to try the case—41 Enswered the clarks.

"If we are beaten," said one of the the officers, failing to locate Ander-state's attorneys, "we will take this Attorney General Jackson the prosecution of the case. He said:

"The receivers will continue to hold the property of these companies, and we will at once proceed to get service on these companies by publication. I suppose that the three concerns think we will be unable to secure service on them under the present conditions, but we think we can."

The attorneys for all of the compan-

The attorneys for all of the compan-ies except Val Blatz are Harkless Crysler & Histed of Kansas City, and James H. Harkiess was present in the supreme court this morning. Val Blatz was represented by F. B. Dawes of the firm of Dawes & Rutherford of

Leavenworth.

Attorney General F. S. Jackson appeared on behalf of the state. A large number of affidavits were presented by the attorneys for the brewers which

consequently would require a con-gressional appropriation. The San Francisco is now at Norfolk, where "As a matter of fact, Reicheneker is the work was to have been underbeing made the scapegoat of this affair. He was instructed by the receivers to do exactly what he did, and then the receivers got cold feet, and falled to back him up in his actions."

He Hitting At?

Francisco Products was to have been undertaken. The plan was to equip this taken. The plan was to equip this whip with a plant capable of handling and exactly what he did, and then the receivers got cold feet, and falled to back him up in his actions."

He Hitting At? Judge Pollock, at various points in the hearing yesterday, took occasion to land hard on lawyers who "try this case outside of court, and give interviews to the newspapers." It is supposed that Judge Pollock was pointing at C. W.

The conversion of the cruiser Bal-timore, now at New York, into a mining ship is also temporarily suspended for similar reasons.

KILLED HER MOTHER.

Tried to Kill Father and Then Burned Herself to Death.

Chicago, May 28.—Miss Philander Swinnen, 30 years of age, believed to be demented, shot and killed her mother, attempted to kill her father and then set fire to her garments and was burned to death early this morning. The woman was released Dunning asylum a year ago. Her father, Joseph Swinnen, a laborer, escaped by running out of the door.

Denver, May 28.—The Rocky Mountain News today says:

That the federal inquisition now in progress in Denver involves some of the largest corporations in America and that indictments will be returned against men who are rated as multimillionaires and captains of industry, known as well in Wall street. may be placed as to what the purchasperatures for today have been as follows:

To clock ... 54 11 o'clock ... 61
9 o'clock ... 54 12 o'clock ... 63
10 o'clock ... 57 1 o'clock ... 63
10 o'clock ... 66 2 o'clock ... 63
To Discuss Rates.

To Discuss Rates.

may be placed as to what the purchaser should do with his goods.

"Then again comes the question of
personal liberty, another principle of
law found in our constitution and fully
protected therein. Just how far a
state may go is a question. The brewery no doubt has a full right to accept
ery no doubt has a full right to accept
ery no doubt has a full right to accept
an order for liquors in Missouri and
Denver.

SECLUSION.

Mrs. Evelyn Nesbit Thaw Leaves the Hotel Lorraine.

She and Her Mother-in-law Take a House.

TO STAY ALL SUMMER.

Both Desire to Be Near the Man in Prison.

Second Trial Will Not Be

Reached Before Fall.

attorneys announced that they would insist upon a decision of the points at issue one way or the other.

The Rochester service was held to be defective because the summons was issue one way or the other.

The Rochester service was held to be defective because the summons was issue of the for Ed Anderson of Topeka, and hotel, according to an announcement to locate Anderson. published today and with her motherin-law, Mrs. William Thaw, has taken Attorney General Jackson stated up her home in a house on Park aveits decision, that the quashing of the summons would not interfere with the prosecution of the case. He said:

"The receivers will continue to hold the property of these companies, and the property of these companies, and for the summer, it is said, so as to be supported by the property of these companies. within call of the prisoner and to await events in his case. The second trial of Thaw will not the prisoner and to

FRISCO GRAFT CASES.

A Number of Persons Charged With Bribery Arraigned.

San Francisco, Cal., May 28.-Interest in the "local graft" cases centered today in the resumption of Mayor Schmitz's trial before Judge Dunne and in the expected appearance of G. H. Umbsen, Joseph E. Green, William Brobeck and Abraham Ruef before Judge Dunne to be arraigned on charges of hribery of supervisors in connection with the attempt of the Parkside Transit company to secure a trolley franchise. Theodore V. Halsey, former agent of the Pacific States Telephona and Telegraph company indicated on a and Telegraph company, indicted on a separate count charging him with and Telegraph company, indicted on a separate count charging him with bribing Supervisor Sanderson, was also cited to appear before Judge Dunne for arraignment. It was arranged that F. G. Drum. Eugene De Sabla, John Martin, Mayor Schmitz and Abraham Ruef should appear before Judge Lawler for arraignment on 14 counts charging bribery in connection with the gas rate ordinance.

Prior to the resumption of the Schmitz trial Attorney Slessingon ap-

simal matter. If this injunction is all small matter. If this injunction is all independent on the definition of the defendance, in the same time is done of the defendance, in the same time is done of the defendance, in the same time is done of the defendance, in the same time is done of the defendance, in the same time is done of the defendance, in the same time is done of the defendance, in the same time is done of the defendance, in this injunction is all small matter. If this injunction is all the small of the latter of the distribution of the defendance, in the same time is done of the defendance, in the same time is done of the defendance, in the same time is done of the defendance, in the problem of this case

SEES THE STOCKYARDS.

General Kuroki's Tour of Sightseeing Is Now Nearly Complete. Chicago, May 28.-General Baron

Chicago, May 28.—General Back Kuroki and staff today began a four days' round of sight seeing in and around Chicago, with a tour in automobiles through the south side parks and boulevards. They next made a minute

General Kuroki and staff also called on Mayor Busse.

This afternoon Japanese residents of Chicago entertain their distinguished countrymen and General Kuroki and staff will be guests at a dinner at the home of the Japanese consul.

Tomorrow the party will go to Milwaukee. Thursday and Friday will be devoted to visits to industrial plants and great mercantile establishments of Chicago, the University of Chicago and other educational institutions and Saturday the party will resume their homethe party will resume their home-

BLOWN FROM TRACK.

Torpedo Exploded Under a Car Loaded With Passengers.

FULL OF DETECTIVES.

There Are 120 Secret Service Men in Denver.

Chicago, May 28.—Two men were badly injured by broken glass and a score of others sustained slight injuries early today when a street car on the Calumet Electric railway was blown from the street and South Chicago avenue. The explosion lifted the car bodily and imped it into the road. The car was jammed with men going to work in the steel works and in the panic that engaged many were thrown down and trampled upon.